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8	Attorneys for Defendant			
9	UNITED STATES DISTRICT COURT			
10	DISTRICT OF NEVADA			
11	LATRINA C. COX,)		
12	Plaintiff,) Case No.: 2:21-cv-1244-BNW		
13 14	v.	UNOPPOSED MOTION FOR EXTENSION OF TIME		
15	KILOLO KIJAKAZI, Commissioner of Social Security, ¹	(FIRST REQUEST)		
16 17	Defendant.			
18)		
19	Defendant, the Commissioner of Social Security (the "Commissioner"), through the			
20	undersigned counsel, hereby requests an extension of time to file her Cross-Motion to Affirm and			
21	Response to Plaintiff's Motion for Reversal and/or Remand in this case. In support of this request, the			
22	Commissioner respectfully states as follows:			
23	1. Primary responsibility for handl	ing this case has been delegated to the Office of the		
24				
25 26	Rule 25(d) of the Federal Rules of Civil Proced	oner of Social Security on July 9, 2021. Pursuant to lure, Kilolo Kijakazi should be substituted, therefore, so further action need be taken to continue this suit by the Social Security Act, 42 U.S.C. § 405(g).		

Regional Chief Counsel, Region IX, in San Francisco, California (the "Region IX Office").

- 2. Defendant's response to Plaintiff's opening brief is currently due April 25, 2022. Defendant has not previously requested an extension of time for this deadline.
- 3. The Region IX Office currently handles all district and circuit court litigation involving the Social Security program arising in Arizona, California, Hawai'i, Nevada, and Guam.
- 4. The Region IX Office employs 43 staff attorneys, of whom 29 are actively handling civil litigation involving the Social Security program in the eight assigned jurisdictions. Most of the attorneys who handle program litigation cases have additional responsibilities, such as litigating in other practice areas described below, acting as Jurisdictional leads, reviewing the work product of junior attorneys, conducting trainings, and participating in national workgroups. In addition, because of attorneys taking unexpected leave or resigning, the Region IX Office has had to re-assign dozens of cases and substitute in new counsel who have had to absorb these re-assigned cases into their existing caseloads.
- 5. In addition to "program" litigation, the Region IX Office provides a full range of legal services as counsel for the Social Security Administration, in a region that covers four states (including the most populous state in the nation) and three territories. These other workloads include employment litigation; civil rights investigations; bankruptcy matters; and requests for legal advice on wide-ranging topics, including Regional office client requests for advice on program issues, employee conduct and performance, reasonable accommodation, hostile work environment, ethics, Privacy Act and disclosure, and torts. Because of the high volume of program litigation cases, the Region IX Office has had to focus its efforts on processing only other workloads that are subject to statutory, regulatory, and court deadlines.
- 5. The undersigned attorney has 15 briefs due in district court cases over the next 30 days. She has had to prioritize cases that were recently reassigned to her, as well as case that are already on extensions.

1	6. Due to the volume of the overall workload within the Region IX Office, neither the			
2	undersigned attorney nor another attorney in the Region IX Office anticipate being able to complete			
3	briefing by the current due date of April 25, 2022. Therefore, Defendant seeks an extension of 30			
4	days, until May 25, 2022 to respond to Plaintiff's motion.			
5	7.	This request is made in g	good faith and is not intended to delay the proceedings in this	
6	matter.			
7	9.	On April 23, 2022, counsel for Defendant conferred with Plaintiff's counsel, who has		
8	no opposition to this motion.			
9	WHEREFORE, Defendant requests until May 25, 2022, to respond to Plaintiff's Motion for			
10	Reversal and/or Remand.			
11	Dated	l: April 23, 2022	Respectfully submitted,	
12			CHRISTOPHER CHIOU	
13			Acting United States Attorney /s/ Sathya Oum	
14			SATHYA OUM Special Assistant United States Attorney	
15			Special Assistant Office States Attorney	
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17			IT IS SO ORDERED:	
18			UNITED STATES MAGISTRATE JUDGE	
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20			DATED: April 25, 2022	
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CERTIFICATE OF SERVICE I, the undersigned, am a citizen of the United States and am at least eighteen years of age. My business address is 160 Spear Street, Suite 800, San Francisco, California 94105. I am not a party to the above-entitled action. On the date set forth below, I caused service of UNOPPOSED MOTION FOR EXTENSION OF TIME (FIRST REQUEST) on the following parties by electronically filing the foregoing with the Clerk of the District Court using its ECF System, which provides electronic notice of the filing: Hal Taylor haltaylorlawyer@gbis.com Attorney for Plaintiff Dated: April 23, 2022 <u>/s/ Sathya Oum</u> SATHYA OUM Special Assistant United States Attorney